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6 Attorneys for Defendants  
7 CBS BROADCASTING INC., CBS  
CORPORATION, and ROBERT NIÑO

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

NANCY LONDON,

Plaintiff,  
vs.

14 CBS; CBS BROADCASTING INC.;  
15 CBS TELEVISION; KCAL LLC;  
KCBS TV; ROBERT NINO; and  
DOES 1-100,

## Defendants.

Case No. CV 12 - 06605 GAF (FMOx)

**DEFENDANT CBS CORPORATION'S  
NOTICE OF RELATED CASES**

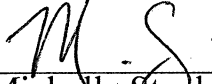
[Local Rule 83-1.3.1]

1                   **TO THE CLERK OF THE UNITED STATES DISTRICT COURT**  
2                   **FOR THE CENTRAL DISTRICT OF CALIFORNIA, AND TO PLAINTIFF**  
3                   **AND HER ATTORNEYS OF RECORD:**

4                   PLEASE TAKE NOTICE that pursuant to Local Rule 83-1.3.1, CBS  
5 Corporation hereby submits that there are no previously filed or currently pending  
6 actions in the Central District that appear to be related to this action.

7  
8  
9  
10                  Dated: July 31, 2012

11                  MORGAN, LEWIS & BOCKIUS LLP  
12                  ANNE M. BRAFFORD  
13                  MICHELLE STOCKER

14                  By   
15                  \_\_\_\_\_  
16                  Michelle Stocker  
17                  Attorneys for Defendants  
18                  CBS BROADCASTING INC., CBS  
19                  CORPORATION, and ROBERT  
20                  NINO

1 **PROOF OF SERVICE**

2 London v. CBS, et al.  
3 USDC Central District Case No.

4 I am a resident of the State of California, County of Orange; I am over the  
5 age of eighteen years and not a party to the within action; my business address is 5  
Park Plaza, Suite 1750, Irvine, California 92614.

6 On July 31, 2012, I served on the interested parties in this action the within  
7 document(s) entitled:

8 **DEFENDANT CBS CORPORATION'S NOTICE OF  
RELATED CASES**

9

10 [ X ] **BY OVERNIGHT MAIL (C.C.P. § 1013(c))** - By **FEDERAL**  
11 **EXPRESS**, following ordinary business practices for collection and  
12 processing of correspondence with said overnight mail service, and  
13 said envelope(s) will be deposited with said overnight mail service on  
14 said date in the ordinary course of business.

15 ROSS & MORRISON 16 Gary B. Ross, Esq. 17 315 S. Beverly Drive, Suite 410 18 Beverly Hills, CA 90212 19 Phone: 310.285.0391 20 Fax: 310.285.6083 <a href="mailto:ross@rossandmorrison.com">ross@rossandmorrison.com</a>	21 <i>Attorneys for NANCY LONDON</i>
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21  
22 [ ] **STATE:** I declare under penalty of perjury, under the laws of the State  
23 of California, that the above is true and correct.

24 [ X ] **FEDERAL:** I declare that I am employed in the office of a member  
25 of the Bar of this Court at whose direction this service was made.

26 Executed on July 31, 2012, at Irvine, California.

27   
Diane Ghani